

From: [PETERSON Jenn L](#)
To: [Eric Blischke/R10/USEPA/US@EPA](#); [ANDERSON Jim M](#)
Subject: RE: RI/FS Issue Summary
Date: 03/19/2009 09:10 AM

I am assuming that the refined screen will be relevant to the other receptors of interest as well?
-Jennifer

-----Original Message-----

From: Blischke.Eric@epamail.epa.gov [mailto:Blischke.Eric@epamail.epa.gov]
Sent: Thu 3/19/2009 7:59 AM
To: ANDERSON Jim M
Cc: PETERSON Jenn L
Subject: RE: RI/FS Issue Summary

I spoke to Keith Pine about this yesterday. The refined screening step will be based on the maximum concentration detected in sediments across the site for the benthic evaluation - this is consistent with the point by point assessment of risk to the benthic community per the problem formulation.

Eric

"ANDERSON Jim M"
<ANDERSON.Jim@deq.state.or.us>

03/18/2009 05:17 PM

To
Eric Blischke/R10/USEPA/US@EPA,
"PETERSON Jenn L"
<PETERSON.Jenn@deq.state.or.us>

cc

Subject

RE: RI/FS Issue Summary

Eric,

As I said in the e-mail I sent you earlier this afternoon regarding your response to Jennifer & my comments..., thanks for responding. Once again, you sent EPA's comments on the LWG's 2/6 draft Issues Table out to the LWG 3/17, so the discussion of your draft comments is closed. However, we wanted to make 1 more point regarding your comment below regarding Issue 7 (initial/refined screens). Your comment captures the most important concern..., that for the refined screen, the LWG should not use a site-wide 95% UCL. But Jennifer's main concern on this issue was that the LWG presented a proposal for the refined & initial screening steps in a flow diagram presented to EPA in a 4/14/08 mtg & this diagram is different than the process described in EPA's draft Problem Formulation. We don't have the LWG's flow diagram & aren't sure what the LWG is proposing. We assume EPA is comfortable with what the LWG's process.

Jim

-----Original Message-----

From: Blischke.Eric@epamail.epa.gov [mailto:Blischke.Eric@epamail.epa.gov]
Sent: Monday, March 16, 2009 6:02 PM
To: ANDERSON Jim M
Subject: RE: RI/FS Issue Summary

One more thing - with regard to the refined screen. I believe that we have this one covered and will be telling the LWG that the refined screen for the evaluation of effects on the benthic community will be based on a point by point comparison and not the 95% UCL of the site-wide average. This is consistent with the problem formulation for the ecological risk assessment. Any estimation of exposure point concentrations (EPCs) in the refined screen must match the scale of the

receptor.

Eric

"ANDERSON Jim M"

<ANDERSON.Jim@de

q.state.or.us>

To

Eric Blischke/R10/USEPA/US@EPA,

03/13/2009 04:01

"PETERSON Jenn L"

PM

<PETERSON.Jenn@deq.state.or.us>

cc

Subject

RE: RI/FS Issue Summary

Eric,

During the 3/11 TCT, we asked if we could respond to your 3/9 e-mail below by COB Mon 3/16. Yesterday you urged me to get you comments ASAP, & I told you I'd get you comments today. I may have promised you something I can't deliver. Sorry.

Jennifer P generated most of DEQ's 3/5 comments, & Jennifer isn't in & won't be in until Mon 3/16. During the TCT mtg, I asked Jennifer if she could respond to your 3/9 e-mail on Mon 3/16 & she said she could. I added my comments to your e-mail below (see italic red text), but I ask you to hold off talking to the LWG until Jennifer gets you her comments

on 3/16. I generally restricted my comments below to those comments DEQ submitted in our 3/5 e-mail.

Jim

-----Original Message-----

From: Blischke.Eric@epamail.epa.gov [mailto:Blischke.Eric@epamail.epa.gov]
Sent: Monday, March 09, 2009 4:37 PM
To: Shephard.Burt@epamail.epa.gov; Humphrey.Chip@epamail.epa.gov; Davoli.Dana@epamail.epa.gov; GAINER Tom; Grepo-Grove.Gina@epamail.epa.gov; PETERSON Jenn L; jeremy_buck@fws.gov; ANDERSON Jim M; Goulet.Joe@epamail.epa.gov; Smith.Judy@epamail.epa.gov; Koch.Kristine@epamail.epa.gov; MCCLINCY Matt; POULSEN Mike; Fuentes.Rene@epamail.epa.gov; Robert.Neely@noaa.gov; Sheldrake.Sean@epamail.epa.gov; tomd@ctsi.nsn.us; csmith@parametrix.com; rgensemer@parametrix.com; rose@yakama.com; erin.madden@gmail.com; jay.field@noaa.gov; Cora.Lori@epamail.epa.gov; Ader.Mark@epamail.epa.gov; audiehuber@ctuir.com; Lisa.Bluelake@grandronde.org; sheila@ridolfi.com; Benjamin Shorr; LavelleJM@cdm.com; Mary.Baker@noaa.gov; Michael.Karnosh@grandronde.org;; FARRER David G; dallen@stratusconsulting.com; jpeers@stratusconsulting.com; (b) (6); Bob Dexter; cunninghame@gorge.net; JMalek@parametrix.com; nancy.munn@noaa.gov;. Greg.Gervais@noaa.gov; jweis@hk-law.com; Brad Hermanson; frenchrd@cdm.com; ryan@davissudbury.com;
Subject: RI/FS Issue Summary

On February 6, 2009, the LWG submitted a summary of the resolution of

RI/FS issues. This list is based on EPA comments submitted on the Round;

2 Report. Below is an assessment of the RI/FS issue summary is but

here;

is my assessment based on my review and comments received to date (DEQ,;

Chip, Dana, Eco team). These are issues that are either not presented,;

accurately, require clarification or are unresolved in the LWG's

2/6/2009 RI/FS Issue Resolution Table. I would like to go through this;

list, as well as any other concerns, at this week's TCT.

Issue number 4 - The language presented in the table is inaccurate.

Consistent with the problem formulation, EPA requires evaluation of TZW;

relative to water TRVs in the BERA. This is more than a screening step;

as described here. Evaluation of TZW relative to water TRVs is a line

of evidence for the BERA.. I'm not sure you Jennifer are talking about

the same thing. I think both Jennifer & I read the LWG's Issue # 4 as

mainly dealing with John T's argument about benthic organisms

shielding/isolation to TZW. I think you're focusing on whether this is;

a screening step or a LOE in the BERA. Both Jennifer & I think we

shouldn't allow the LWG to factor this shielding/isolation into the risk

assessment, but are OK with the LWG talking about it in the uncertainty

section. I think the LWG is OK with that too.

Issue number 7 - It needs to be clarified that any estimation of

exposure point concentrations (EPCs) must match the scale of the

receptor. I agree,. & your comment reflects Jennifer's comment.

Issue number 11 - Based on the language presented in the table, it is

unclear whether the LWG will be screening TZW against Region 6 tap water

PRGs. This needs to be clarified. I think this is Dana D's comment.

Eric, I agree with your comment..., it isn't clear whether the LWG intends to screen TZW against MCLs & tap water PRGs. However, the LWG clearly states that they intend to estimate the surface water concentrations loaded by TZW discharge & screen the surface water against MCLs & tap water PRGs. Since our exposure model doesn't consider that TZW would be withdrawn for drinking water sources..., I don't understand why we're pushing the LWG to screen TZW against MCLs & tap water PRGs.

Issue number 12 - The language presented in the table is inaccurate.

EPA did not agree that the evaluation of TZW as a source of contaminants

in biota is no longer required. EPA agreed to rely primarily on tissue

data for the evaluation of human health risks in the HHRA. However, EPA

also requires the evaluation of TZW relative to fish consumption AWQC as

a line of evidence in the HHRA and for the purpose of evaluating the

contribution of TZW to biota tissue.

Issue number 22: Clarification of which data falls into which data set

(e.g., site wide vs. RM 1 - 2). I agree, & I think, your comment reflects Jennifer's comment.

Issue number 26: Although the table states that the LWG will estimate background levels as directed by EPA on 9/19/2009, the table also states that a second set of background values will be developed without exclusion of statistical outliers unless EPA provides credible evidence that the outliers are affected by specific CERCLA-like sources(s). Further clarification on how this information will be presented and what is meant by "EPA provides credible evidence."

Issue number 29: TRVs should be resolved.

Issue number 31: Use of FPM: This may be a check-in topic or should be a focus of the draft RI and BRA review. I'll wait for Jennifer to weigh-in on this one.

Issue number 38: EPA agreed to not include the breast feeding scenario in the draft HHRA. Pending resolution of this scenario, it will be included in the final HHRA. I agree with your comment..

Issue number 45: Development of AOPCs will proceed as planned culminating with AOPC check-in on May 27 and 28. I agree with your comment.

Issue number 51: There appears to be agreement regarding the need to

consider upland sources of contamination in the CSM (connect the dots).

During the last management meeting, it was agreed that a strict

screening of upland data will not be performed but that a

semi-quantitative evaluation of the magnitude of upland contamination).

will be presented in the RI and that a quantitative evaluation would be

performed in the FS. I agree with your comment.

Issue number 55: I believe it was agreed that the application of 1/2

the detection limit applies on a media specific basis (responds to

comment from DEQ). I agree, & I think, your comment reflects Jennifer's

comment. Data rules for human & eco risk assessments should be the same

& the $\frac{1}{2}$ DL should be applied on a media-specific basis.

In addition to the above items, there are a number of issues where

further discussion is required:

Issue letter E: Evaluation of TZW in context of in-water remedy and

upland source control measures. Point of compliance issues aside, this

is really a question of how the FS will consider the effectiveness of

source control.

Issue number 8: Application of WOE: This will need to be addressed

through the early RI review and FS scoping steps. I'll wait for Jennifer to weigh-in on this one.

Issue number 16: Upland Site Summary Issues: This issue is resolved

(see email regarding Table 5.1-2)

Issue number 27: Hilltopping Replacement Values: AOPC Check-in. Use

of GIS tool will allow a range of values to be considered (e.g.,.

background, baseline, sediment trap results, upper study area bedded

sediments, etc.)

Issue number 39: Schedule and PRGs: Probably still an ongoing

discussion. See the most recent FS Milestone table for the latest

version of the schedule.

Issue number 41 - Benthic Toxicity PRGs: AOPC Check-in. Feeds into the

WOE evaluation.

Issue number 42: Fish and Shellfish SWAC goals and hilltop values:

AOPC Check-in.

Issue number 43: Surface Water PRGs: RAO and ARAR POC discussion.

Issue number 44: TZW PRGs: RAO and ARAR POC discussion.

Issue number 50: Clarify that after the range is evaluated, the best performing degradation rate will be used.

Issue number 52: AWQC as PRGs and/or ARARs: RAO and ARAR POC discussion.

Issue number 57: The language in the table does not provide sufficient detail. Need to clarify that the agreement was to use data from RM 16 and consider data from RM 11 (not including east side) in the evaluation of upstream surface water concentrations. However, chemistry and flow data at specific locations may also be considered in the RI.

Issue number 59: Comparison of background distributions: AOPC Check-in.

Issue letter A: Pipeshed information: Resolved